BOARD OF SUPERVISORS NAVAJO COUNTY, ARIZONA

August 4, 2003

Supervisors' Chambers, Holbrook, Arizona - Time: 9:00 a.m.

<u>PRESENT</u>: Pete Shumway, Chairman; J.R. DeSpain, Vice-Chairman; Percy Deal, Member; Jesse Thompson, Member; Jerry Brownlow, Member; Mel Bowers, Jr., County Attorney; Dennis Miller, Interim County Manager; and Judy Jones, Clerk of the Board.

Mr. Deal led the Pledge of Allegiance and offered the Invocation.

CALL TO THE PUBLIC: There were no comments offered.

<u>CONSENT AGENDA</u>: Mr. Thompson made a motion to authorize the Chairman to sign the items in the Consent Folder; motion seconded by Mr. Brownlow; vote unanimously carried. The following items were included in the Consent Agenda: 1) Voucher List for Payment; 2) Assessment and Tax Roll Corrections

Administrative Office of the Courts (AOC) of funding for one additional Intensive Probation Services (IPS) team and vehicle: Mr. Ryersbach advised that the AOC has made funding available for one additional adult IPS team (probation officer and surveillance officer) and a vehicle, which will be utilized in the south county area. Total funding provided is \$106,746 (\$62,314-personnel; \$14,332-ERE; \$30,100-vehicle). It is understood that the funding will continue as long as there are high numbers of IPS offenders. Mr. Thompson made a motion to approve the grant from the AOC as presented; motion seconded by Mr. DeSpain; vote unanimous approving the motion.

SPECIAL DISTRICTS: Bob Howell, Accountant: 1) Resolution-Fixing amount and approving the bond; fixing time and place of hearing on the Question of Formation of Roan Circle Improvement District for Monday, September 8, 2003 at 10:00 a.m.: Mr. Howell explained this is one of the districts Mr. Shreeve was working on when he retired. The Assessor has determined that a majority of the property owners within the limits of the proposed district have signed the petitions to establish the improvement district. Mr. Brownlow made a motion to adopt Resolution #47-03, fixing the amount and approving the bond; fixing time and place of hearing on the Question of Formation of Roan Circle Improvement District for Monday, September 8, 2003 at 10:00 a.m., as presented; motion seconded by Mr. Shumway; vote unanimous approving the motion.

2) Resolution- Fixing amount and approving the bond; fixing time and place of hearing on the Question of Formation of Sutter Drive Improvement District for Monday, September 8, 2003 at 10:15 a.m. Mr. Howell advised that all roads are dirt within this area and the residents have fought dust and washboard road conditions for several years. The Assessor has determined that a majority of the property owners within the limits of the proposed district have signed the petitions to establish the improvement district. Mr. Brownlow made a motion to adopt Resolution #48-03, fixing the amount and approving the bond; fixing time and place of hearing on the Question of Formation of Sutter Drive Improvement District for Monday, September 8, 2003 at 10:15 a.m., as presented; motion seconded by Mr. Shumway; vote unanimous approving the motion.

SHERIFF'S OFFICE: Commander Steve Ebert: Approval to enter into a Law Enforcement and Boating Safety Fund (LEBSF) agreement to fund o ne deputy for law enforcement and boating related issues from

7/1/03 through 6/30/04: Commander Ebert explained that this is an ongoing grant which provides the salary for one deputy. The project period is from July 1, 2003 through June 30, 2004 and the total amount of the grant is \$39,874.76. Mr. DeSpain made a motion to approve entering into a Law Enforcement and Boating Safety Fund (LEBSF) agreement to fund one deputy for law enforcement and boating related issues, from 7/1/03 through 6/30/03, as presented; motion seconded by Mr. Brownlow; vote unanimous approving the motion.

NORTHERN ARIZONA COUNCIL OF GOVERNMENT (NACOG): Margaret Keener, Director and Joan Mickle, Acting Finance Manager: 1) Technical Assistance Contract for Housing Rehabilitation: Ms. Keener advised that the Board of Supervisors has, to date, put up \$3,700,000 for housing rehab in the county. This has assisted 529 households with approximately 1700 people. The Board has also submitted an application for 2003 CDBG housing rehab funds for approximately 50 homes. There have been 96 requests for applications received so far, and the application period is open until August 30. Ms. Keener advised that the Technical Assistance contract has four different areas: 1) CDBG Administration-\$7500; this includes services such as marketing, telephone and application intake, review of applications and verification of information; 2) CDBG Rehabilitation services-\$81,845; this number is high because of the new requirement that all homes built prior to 1978 be checked for lead-based paint; 3) Grant Development-\$4000; and 4) Housing fund-\$50,000. Mr. Deal requested that statistics be provided on those homes already inspected for lead-based paint. Ms. Keener advised that approximately 20% of the homes will need the test, and 10-15% of those homes will need remediation of the problem. The problem is mostly universal, on and off the reservation. Mr. DeSpain made a motion to approve the Technical Assistance Contract for Housing Rehabilitation; as presented; motion seconded by Mr. Thompson; vote unanimous approving the motion. (Ms. Keener will provide copies of the statistics presented, as requested by Mr. Deal)

- 2) Resolution Adopting Owner Occupied Housing Rehabilitation Program Policies: Ms. Keener explained that CDBG cannot give "grants". It must be a deferred payment loan. For example, if the investment in the house is \$15,000 or less, there will be a five year lien placed on the home. Each year for the next five years, 20% of the amount is forgiven. No cash is required to be paid by the homeowner. There is a stipulation that the applicant own their home, and it cannot be sold or transferred during the five year period. If it is, any remaining balance on the loan must be repaid. If the homeowner does not hold title to the home, CDBG cannot work on it. (She noted that on the reservation, there is a 50 year leaseholder agreement and there has not been any problem there) Ms. Keener advised that, unless the Board wishes to change the criteria, those who would be served first would be as follows: those with the lowest income; those with dependent children; elderly and/or disabled head of household; single parents; those with a mortgage payment is a high percentage of income; those where the repairs are necessary to provide accessability to those with disabilities. Mr. DeSpain made a motion to adopt Resolution #49-03, adopting Owner Occupied Housing Rehabilitation Program Policies as presented; motion seconded by Mr. Brownlow; vote unanimous approving the motion.
- 3) Resolution Authorization to Submit an Application and Enter into an Agreement for State Housing Funds: Ms. Keener provided some statistics comparing Navajo County with the State of Arizona: 1) Average household size: County-3.17 persons, State-2.64 persons; 2) Minority population: County-52.1%, State-22.1%; 3) Persons with Disabilities over age 65: County-50.2%, State-39.7%; 4) Households with income less than \$25,000: County-44%, State-29%; 5) Poverty status of families:

County-23%, State-10%; 6) Houses lacking complete plumbing facilities: County-11%, State-1%; 7) Houses lacking complete kitchen facilities: County-10%, State-1%. (At the request of the Supervisors, Ms. Keener will provide written copies of these statistics) Mr. DeSpain made a motion to adopt Resolution #50-03, authorizing the submittal of an Application and entering into an Agreement for State Housing Funds; motion seconded by Mr. Thompson; vote unanimous approving the motion.

<u>Shumway, CPR Member/Navajo County: 1) Cancellation of Challenge Cost-Share Agreement 03-CS-11030121-032</u> (approved on 4/7/03) and 2) Approval of Challenge Cost-Share Agreement 03-CS-11030121-035 with the USDA Forest Service, Apache-Sitgreaves National Forest regarding the National Forest County Partnership Program (CPR): Mr. Shumway explained that the cost-share agreement approved on 4/7/03 has been re-written by the USFS and the Navajo County Attorney's office. Mr. Shumway made a motion to approve the cancellation of Challenge Cost-Share Agreement 03-CS-11030121-032 (approved on 4/7/03) and to approve the Challenge Cost-Share Agreement 03-CS-11030121-035 with the USDA, Forest Service, Apache-Sitgreaves National Forest regarding the National Forest County Partnership Program (CPR) as presented; motion seconded by Mr. Brownlow; vote unanimous approving the motion.

RECORDER/ELECTION: Lauri Justman, Recorder and Mary Kelley, Elections Coordinator: 1) Resolution canceling the September election for Sky-Hi Domestic Water Improvement District and appoint Larry Wisby, Aage Olsen and Brian Patrick to serve on the district board beginning January 1, 2004: Ms. Kelley advised that there were three positions open on the Board of Directors, and only three persons filed petitions. She is requesting the election be canceled and those three persons be appointed to fill the vacant positions. Mr. DeSpain made a motion to adopt Resolution #51-03, canceling the September election for Sky-Hi Domestic Water Improvement District and appointing Larry Wisby, Aage Olsen and Brian Patrick to serve on the district board beginning January 1, 2004; motion seconded by Mr. Brownlow; vote unanimous approving the motion.

2) Request to hire vacant position in Elections as an Election Technician II instead of the current Elections Technician due to the RIF and restructuring within the Recorder/Elections Department: This item was withdrawn until further notice.

WHITE MOUNTAIN LAKE RECREATION DISTRICT: John Hager, Vice Chairman: Board of Directors Session: 1) Approval to correct math error on Intergovernmental Agreement with Special Road District #2 for installation of 48' of 24" culvert: Mr. Thompson made a motion to enter into a Board of Directors Session; motion seconded by Mr. Brownlow; vote unanimous approving the motion. Mr. Hager advised that there is a math error in the IGA with the Special Road District for the culvert installation. He did not include the \$580 for the backhoe; therefore the total amount should be (not to exceed) \$1700, instead of \$1200. Mr. DeSpain made a motion to authorize the correction of a math error on the Intergovernmental Agreement with Special Road District #2 for installation of 48' of 24" culvert as presented; motion seconded by Mr. Brownlow; vote unanimous approving the motion.

2) Approval to prepare contract with Silver Creek Properties Investments and Acquisitions LLC for boat dock pursuant to existing dock policy with concessions: Mr. Hager introduced the other members of the Advisory Committee: John Merkley, Diana Seibold and Charles Belford. Mr. Hager advised that the

Board asked the committee to find a solution for the application submitted by Mr. Cook regarding the boat dock policy, and then work on the policy itself later. He explained that committee met and came up with a solution; Mr. Cook responded with a list of concessions on July 22, 2003. A motion was made and the committee vote 5-1 to approve the application. Mr. Hager noted that some of the concessions are in direct conflict with the current dock policy, but he believes that it creates a "win-win" situation for the district. He said that the current policy states that the member will build the dock, but the district will own it. The member can then lease it back, and the district takes care of all maintenance. Mr. Cook's proposal will allow him to maintain ownership of the dock, but the district will lease him the surface space for each slip. Mr. Cook will also be responsible for all maintenance of the dock. Mr. Hager requested that the district, with the County Attorney's assistance, be allowed to prepare a contract pursuant to these negotiations. David Bunker presented a written appeal of the committee's decision. He believes the application should have been considered on the basis of the current policy. The main change alters the basic premise of the current policy; that the district retain ownership of the dock. He said that while this may or may not be a good thing, he objects because it was never discussed. He believes that any changes should be done with the participation of all district members. Mr. Bunker also presented copies of several court documents regarding Mr. Cook's prior business dealings. He said he was not allowed to raise these issues at the committee meetings, even though a contract will be entered into with the district. Lem Cook stated the Board directed the committee to find a solution and that is what they did. He believes he has demonstrated his commitment and credibility to keeping the property an asset to the district. He believes that the committee made their decision based on the current policy, and he asked that the Board make its decision based on the merits of the application, not on personal attacks on him. John Merkley stated his belief that this agreement is in the best interests of the district. Mr. Hager agreed, adding that any final details can be worked out in the contract negotiations. Deputy County Attorney Lance Payette noted that this agreement is fundamentally different from the existing policy; that is why a contract must be drafted. Once that contract has been prepared, it would have to go to the committee as well as the Board for approval. Diana Seibold advised that she was the lone opposing vote on the committee. She said she had no problem with Mr. Cook's proposal, but she felt the application should be have been disapproved based on the existing policy, and that the policy itself should be worked on. Mr. Shumway noted that Mr. Cook said he would apply under the existing policy; the committee indicated it would likely recommend disapproval because a new policy needs to be in place. Mr. Payette said he believes that this contract, if approved, will likely become the new policy. Mr. Deal made a motion to allow the committee and the County Attorney to write a contract with Silver Creek Properties Investments and Acquisitions LLC for a boat dock, based on dock policy, and if there are amendments or changes, they would be brought back to this Board for consideration; motion seconded by Mr. Shumway; vote unanimous approving the motion.

PUBLIC WORKS DEPARTMENT: Bill Cox, Director: 1) Approve temporary pay adjustment for the Public Works Fiscal/Contract Administrator for fiscal administration of firefight and recovery for the Kinishba Fire: Mr. Cox explained that his Fiscal/Contract Administrator has, in addition to her normal duties, been handling the financial matters relating to the Rodeo-Chediski Fire. These matters have not yet been closed out, and there was another fire, the Kinishba Fire, this summer and now has these financial responsibilities, too. The employee has been working countless hours of non-reimbursed overtime due to her classified/exempt status. Mr. Cox said he estimates it will take another six months to close everything out, and he is requesting a temporary pay adjustment (maximum salary for her pay range), retroactive to the start of the Kinishba Fire, until these matters have been closed out. Mr. DeSpain

made a motion to approve temporary pay adjustment for the Public Works Fiscal/Contract Administrator for fiscal administration of firefight and recovery for the Kinishba Fire, retroactive to the start of the fire, as presented; motion seconded by Mr. Brownlow; vote unanimous approving the motion.

2) Approve a one-time pay adjustment for those employees involved in the Kinishba Fire: Deputy Director Highways, Dusty Parsons, advised that 15 of his employees were actively involved with fighting the Kinishba Fire, working around the clock cutting fire lines and supporting the equipment in the northwest corner of the fire. This fireline was instrumental in protecting the Pinetop-Lakeside area. All Federal and State jobs performed on the reservations are required to be compensated at the Davis Bacon Rate. Since this fire occurred on the White Mountain Apache reservation, he feels this would be equitable compensation rate for those employees. This will be a one-time pay adjustment. Mr. DeSpain made a motion to approve a one-time pay adjustment for those employees involved in the Kinishba Fire, as presented; motion seconded by Mr. Thompson; vote unanimous approving the motion.

NAVAJO COUNTY PUBLIC HEALTH SERVICES DISTRICT: Dr. Stanley Warner, Director; Janelle Virtue, RN; Mel Bowers, County Attorney; Ray Nejeres, Bioterrorism Manager: Board of Directors Session: 1) Reclassify Public Health Nurses (2) and Public Health Nursing Supervisor: Mr. DeSpain made a motion to enter into a Board of Directors Session; motion seconded by Mr. Thompson; vote unanimous approving the motion. Dr. Warner explained that this item was presented previously and was continued to this date. He advised that another of his nurses has quit, effective the 11th of this month. He noted that August is the busiest month for immunizations due to school starting, and if he cannot get more help, he will have to close the Holbrook and Winslow clinic. If the clinics close, he will lose grants and if we lose the grants, we could soon have no health department at all. He said he cannot attract nurses at the current salary levels; Navajo County public health nurses are, by far, the lowest paid in the entire state. If the Board approves the reclassifications he has proposed, they will still be the second lowest paid in the state. He explained that he has some funds remaining in his HIV grant, and he could use part of that for this reclassification. The new salaries would be covered by Health District and grant funds. He is asking for reclassification of three positions: one supervisor, one Nurse I and one Nurse II. However, he only wants to fill the Nurse II and Supervisor positions at this time. Mr. Miller advised there is funding in the Health District, but if grants are available, those need to be utilized. (He also noted that this staffing problem extends to the environmental program also, and it will eventually have to be addressed.) He said the size of the increases in these reclassifications bothered him somewhat, but the situation is critical and we must do something. The Board expressed concern as to how they can address only one department; other departments will want the same consideration. They felt that even if the nurses were reclassified, the salary would not attract any candidates. Mr. Bowers stated the reality is that we must do something, even if we believe it won't attract any nurses. Something has to be done. Mr. DeSpain made a motion to approve the reclassification of (2) Public Health Nurses and the Public Health Nursing Supervisor as presented; motion seconded by Mr. Deal; vote unanimous approving the motion.

2) Approval to subcontract with University of Arizona for an Epidemiologist, Consultant and Administrative Support Clerk (II) for the Bioterrorism Defense Department and 3) Approval to subcontract with University of Arizona for a Clerk II position for the Epidemiologist, working with the Bioterrorism Defense Department: Dr. Nejeres explained that this subcontract would give us the services of an epidemiologist and a consultant. He noted that only two counties in Arizona have been able to hire an epidemiologist; there aren't enough of them to go around. The two Clerk II positions he would like to hire locally. Funding

for these positions is available through the Bioterrorism Defense grants. The program's objective would be to enhance the current foodborne illness surveillance system for Navajo County. While most foodborne illnesses have been caused by naturally occurring events, they have also been produced by deliberate contamination. This concern regarding food poisoning as a form of bioterrorism will allow us to use these grant funds for the program. The collection of the data is extremely important as it may also be useful for future funding proposals. Mr. Thompson made a motion to approve the subcontract with University of Arizona for an Epidemiologist, Consultant and two (2) Clerk II positions for the Bioterrorism Defense Department, as presented; motion seconded by Mr. Deal; vote unanimous approving the motion.

4) Review of Audit recommendations re: Food Handling and Licensing Program: Mr. Bowers provided copies of the audit report to the Board. The Board requested time to review the report, and directed Mr. Miller to meet with Dr. Warner this week and be prepared to offer recommendations at the meeting on August 11, 2003. Mr. DeSpain made a motion to return to regular session; motion seconded by Mr. Thompson; vote unanimous approving the motion.

BOARD OF SUPERVISORS: Percy Deal, Supervisor: Executive Session pursuant to ARS § 38-431.03 (A)(3) for legal advice from the Board's attorneys concerning the Open Meeting Law: Mr. Deal made a motion to enter into executive session; motion seconded by Mr. Thompson; vote unanimous approving the motion. Present in the executive session were: Chairman Pete Shumway; Vice-Chairman J.R. DeSpain; Members Jerry Brownlow; Jesse Thompson; Percy Deal; Interim County Manager Dennis Miller; County Attorney Mel Bowers; Deputy County Attorney Lance Payette; Clerk Judy Jones. Mr. Shumway made a motion to return to regular session; motion seconded by Mr. Deal; vote unanimous approving the motion. No action taken.

<u>BOARD OF SUPERVISORS/BOARD OF EQUALIZATION</u>:: Board of Equalization Session: Swearing in of Assessor Appraisers and Petitioners: Hearings on Petition for Review of Valuation. Mr. Thompson made a motion to enter into a Board of Directors Session; motion seconded by Mr. Brownlow; vote unanimous approving the motion. Clerk Jones swore in the petitioners and appraisers. The following petitions were heard:

<u>Property Tax Professionals</u>;Atchinson, Topeka & SF; Bombeck Family Trust; Show Low Apartments; James & Theresa Keeley; William & Sherril Hines; Melvin Linberg; Frank & Jane Lesselyong; Lakeside Enterprises;

Precision Components, Inc; Wht Mtn Vacation Village; Park Pineway Professionals; James McCarty; Moon Meadows; Richard & Marian Saba; Asset XXIV Holding; Carl & Patricia Weiler; PFFJ, Inc.; Pete Span; D & D Ventures, Inc/J.D. Porter.Mr. Brownlow made a motion to enter into a Board of Directors Session; motion seconded by Mr. Thompson; vote unanimous approving the motion.

BOARD OF SUPERVISORS: Dennis Miller, Interim County Manager: 1) Update on Human Resource & County Manager Positions and 2) Possible worksession to develop interview questions and discuss interviews for top five applicants for the Human Resource Director position: Mr. Miller reported that he, Doug Muell and Mike Arnold screened the HR applications and have recommended the top five applicants for possible interview. Two alternate applicants have also been recommended in the event one of the top five are not available, not interested, etc. Mr. Muell noted that of the top five, all except one are from Arizona (as are both of the alternates). Background checks on applicants has begun, and he is requesting further direction from the Board at this time. Another question for the Board to consider is

reimbursement for travel expenses, ie., hotel/motel, mileage, etc. Mr. Muell explained the criteria used to select these candidates, and provided some very basic information on the candidates. The Board stated they will interview all five applicants on Monday, August 11, 2003, beginning at 1:30 p.m. and scheduled every 30 minutes thereafter. The Board reviewed the proposed interview questions. Mr. Deal made a motion to authorize travel expenses for the candidates as presented, with funding to come from administration travel budget (per Mr. Miller); motion seconded by Mr. DeSpain; vote unanimous approving the motion.

Discussion began regarding the County Manager position. Mr. Miller advised that he, Mr. Muell and Mr. Arnold did screen the 98 applications, and have provided the Board with a short list of approximately 20 names. The selection committee (Mel Bowers, Laurie Justman, Terry Cooper, Jim Holst and Dennis Miller) is scheduled to meet in Prescott on August 14 to determine the final five candidates for interview. At the Board meeting on August 18, the Board will be provided with these applications for review. Following a brief discussion, the Board decided to hold the interviews for County Manager on Tuesday, August 27.

PAYROLL ACTIONS: Karen Bray, Payroll Supervisor and Tommy Price, Risk Analyst, presented a list of payroll actions. Mr. DeSpain made a motion to approve the payroll actions as submitted; motion seconded by Mr. Brownlow; vote unanimous approving the motion.

BOARD BUSINESS: Mr. Bowers advised that his office was awarded \$1,056,250 from a federal program that recognizes the county's efforts in prosecuting drug cases. The payment to Navajo County was part of a \$4.6 million package from the Department of Justice that included six other counties as well as the State of Arizona. Navajo County's payment was second only to Yuma County's payment. Mr. Thompson provided an update regarding the water emergency at Jeddito. A leak was found in the main water line and the situation is being closely monitored. Mr. Deal advised that the Navajo Nation Council considered an item to not allow Peabody Coal to pump any more N-Aquifer water for coal slurry after 2005. The Nation should consider utilizing the Peabody wells, rather than capping them. They could be used for distribution to the communities. Mr. DeSpain also commented on the drought and water issues.

There being no further business to come before the Board of Supervisors, the meeting was adjourned until Monday, August 11, 2003, upon a motion made by Mr. Deal; motion seconded by Mr. Brownlow; vote unanimously carried. The meeting adjourned at 5:15 p.m.

APPROVED:	
	DATE:
Pete Shumway, Chairman	
ATTEST:	
Judy Jones, Clerk of the Board	

The following Navajo County demands were audited, approved and ordered paid by the Board:

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Com1stBnk\$2552.07;StCompFnd\$1663.00;3CConsult\$3500.00;AlleysLumb\$1154.41;ACIP\$6844.28; Cell1\$2111.51;CSKAuto\$1672.25;Wnslw\$9859.29;Hlbrk\$2220.95;ComCnselCtr\$3573.29;CmpssGrp\$ 20923.58; EMoses Dodge \$25807.76; EmpMach \$12857.16; Enthmnn Rovin \$1225.00; Frontier \$1243.87; JC ressler\$1375.00:M/A\$2639.25:MohaveEd\$21293.01:NatAirServ\$6456.89:NCRF\$1995.80:NCAttvRF\$1 060.17;NCRF\$11925.13;Nueropsy\$1050.00;NwmnTrafSgn\$4478.50;OffDpot\$1727.57;PShumway\$121 3.33;RHiggins\$2400.00;StllteManag\$2205.31;SIRSICrp\$4091.25;NNOff\$5375.27;P/L\$1461.78;TrnsUn \$1181.95;TucsPaper\$1227.36;WGrp\$2244.44;Zumer\$4606.66;CoxEd\$6250.00;W.Hardy\$3500.00Ami gos\$1410.00;Avaya\$1351.87;AzStTreas\$25898.00;Brdco\$8227.87;CitzensGas\$1810.06;CoopExt\$38 000.00; E&EServ\$4079.05; HlbkExtCare\$3813.00; HughsCal\$1340.00; JSexauer\$1387.49; JDressler\$22 50.00; Kansas Bnk \$1628.03; NCRF \$1975.08; NCSOUnif \$5800.00; Qwest \$1069.21; Sauls Crk \$9720.00; Vs ionBus\$1359.39;CakeChev\$1534.02;KachOff\$1785.47;NCRF\$1416.86;ADOR\$2930.12;AutoSftyHs\$1 022.66;Bradco\$1744.01'CBradyWilson\$2500;ChollaRdyMx\$14370.75;CtyHlbrk\$6098.96;CtyWnslw\$43 14.29; DMcCoy\$3375.23; DryLakeFarms\$4925; EmprMchnry\$5667.91; ErgonAsphlt\$24052.93; HatchCns trct\$5766.71;HughesCalihan\$6579.48;HumSocWhtMtn\$4610;Ikon\$1200;GForsyth\$2235;MRatner\$1420 ;M3Rsrch\$20000;NCRF\$4259.59;Walmart\$2228.17;NPC\$4757.50;ClrkCrt\$1962.12;CombsCnstrct\$12 0023.43;DMiller\$4507.36;FrntrComm\$1157.98;J&MWhlsl\$9295.01;LasonSystm\$1150;M&MProfClng\$4 390.37; PitneyBowes \$2385; SIRSI \$11058.38; SpcltyLdrs \$3509.85; TeestoChptr \$1376